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PUBLIC LAW 104-194—SEPT. 9, 1996 110
STAT. 2365

SEC. 106. There are appropriated from the

a making refunds and for the payment of
p judgments that have been
p entered against the District of Columbia
i government: *Provided*
c That nothing contained in this section shall be
a construed as modify-
b ing or affecting the provisions of section 11(c)
l (3) of title XII of
e the District of Columbia Income and Franchise
Tax Act of 1947.
f approved March 31, 1956 (70 Stat. 78: Public
u Law 84-460; D.C.
n Code, sec. 47-1812.11(c)(3)).
d SEC. 107. Appropriations in this Act shall
s be available for
o the payment of public assistance without
f reference to the require-
t ment of section 544 of the District of Columbia
h Public Assistance
e Act of 1982, effective April 6, 1982 (D.C. Law 4-
101, D.C. Code,
sec. 3-205.44), and for the non-Federal share of
D funds necessary
i to qualify for Federal assistance under the
s Juvenile Delinquency
t Prevention and Control Act of 1968, approved
r July 31, 1968 (82
i Stat. 462; Public Law 90-445; 42 U.S.C. 3801 et
c seq.).
t SEC. 108. No part of any appropriation
o contained in this Act
f shall remain available for obligation beyond the
current fiscal year
unless expressly so provided herein.
C SEC. 109. No funds appropriated in this
o Act for the District
l of Columbia government for the operation of
u educational institu-
m tions, the compensation of personnel, or for
b other educational pur-
i poses may be used to permit, encourage,
a facilitate, or further par-
s tisan political activities. Nothing herein is
u intended to prohibit
c the availability of school buildings for the use
h of any community
or partisan political group during non-school
hours.
s SEC. 110. None of the funds appropriated
u in this Act shall
m be made available to pay the salary of any
s employee of the District
of Columbia government whose name, title,
a grade, salary, past
s work experience, and salary history are not
available for inspection
m by the House and Senate Committees on
a Appropriations, the Sub-
y committee on the District of Columbia of the
House Committee
b on Government Reform and Oversight, the
e Subcommittee on Over-
sight of Government Management and the
n District of Columbia
e of the Senate Committee on Governmental
c Affairs, and the Council
e of the District of Columbia, or their duly
s authorized representative.
s SEC. 111. There are appropriated from the
a applicable funds
r of the District of Columbia such sums as may
y be necessary for
making payments authorized by the District of

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Law
2-20: D.C. Code. sec. 47-421 et seq.
SEC. 112. No part of this appropriation shall
be used for public-
ity or propaganda purposes or implementation of
any policy includ-
ing boycott designed to support or defeat
legislation pending before
Congress or any State legislature.
SEC. 113. At the start of the fiscal year, the
Mayor shall
develop an annual plan, by quarter and by project,
for capital
outlay borrowings: *Provided*, That within a reasonable
time after Reports
the close of each quarter, the Mayor shall report to
the Council
of the District of Columbia and the Congress the actual
borrowings
and spending progress compared with projections.
SEC. 114. The Mayor shall not borrow any
funds for capital
projects unless the Mayor has obtained prior
approval from the
Council of the District of Columbia, by
resolution, identifying the
projects and amounts to be financed with such
borrowings.